## UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

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Ţ	UNITED STATES OF AMERICA, Plaintiff,	Case Number C.R-07- 70080	017
V	E. T. Fu	ORDER OF DETENTION PER TONG	0 77 7
-	Francisco Torres Februardant.	ORDER OF DETENTION PENDING TR	<u>IAL</u>
_	In accordance with the Post p (s	2(f) a detention hand-	<i>'</i>
. D	Defendant was present, represented by his attorney Cornested assistant U.S. Attorney Cornested Wards	2 Cold The Harring was held on 2	<u>20</u> ,200 <b>4</b>
A.	ssistant U.S. Attorney Carlos Sunch	The United States was represe	ented by
P.	ART I. PRESUMPTIONS APPLICABLE		
	/ / The defendant is charged with an offence described.	18 TISC \$ 2140(D())	
co	privicted of a prior offense described in 18 U.S.C. § 3142(f)(1) wifense, and a period of not more than five (5) years has glansed significant.	1 18 0.3.0. $93142(1)(1)$ and the defendant h	aas been
of	fense, and a period of not more than five (5) years has elapsed as	anie on release pending trial for a federal, str	ate or local
im	iprisonment, whichever is later.	nce the date of conviction or the release of the	he person from
	This establishes a rebuttable presumption that no condition		
saf	fety of any other person and the community.	for combination of conditions will reasonab	ly assure the
	There is probable cause based upon (the indication)		
` d <b>e</b> f	There is probable cause based upon (the indictment) (if	the facts found in Part IV below) to believe	tha <u>t t</u> he
	A. Y for which a maximum term of in-	***	・ミト
	fendant has committed an offense  A. A for which a maximum term of imprisonment of seq., § 951 et seq., or § 955a et seq., OR  B. under 18 U.S.C. § 924(c); use of a firearm dur	of 10 years or more is prescribed in 21.U.S.C	3. § 801 et
	B under 18 H S C & 924(2)		20-
	B. under 18 U.S.C. § 924(c): use of a firearm dur This establishes a rebuttable presumerical characteristics.	ing the commission of a follow	<007
app	This establishes a rebuttable presumption that no condition earance of the defendant as required and the safety of the communication.	or combination of conditions will reasonable	y assure the
	/ / No presumption applies.	anity.	20URT
PAR	TII. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE		FORNIA
	/ The defendant has not come former in it.		•
will	/ / The defendant has not come forward with any evidence be ordered detained.	to rebut the applicable presumption[s], and	he therefore
•	At The defendant has come formed with		
lu	The defendant has come forward with evidence to rebut	the applicable presumption[s] to wit:	della de V
<del></del>	Thus, the burden of proof shifts back to the United States.	actions so the years, alm	a with the
PART	I III. PROOF (WHERE PRESIDENT OF PARTY PROOF IN THE United States.	Children de ains properte	1- and sever
	TIII. PROOF (WHERE PRESUMPTIONS REBUTTED OR INAPPLIC	ABLE) Other family remliers on	on property,
will r	The United States has proved to a preponderance of the easonably assure the appearance of the defendant as a sure in the defendan	evidence that no condition or combination of	T conditions
will re	/ / The United States has proved by clear and convincing eveasonably assure the safety of any other person and the communications.	idence that no condition or combination of	conditions
PART	easonably assure the safety of any other person and the community.	ity.	
	IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REASON	ns for Detention	
at hea	The Court has taken into account the factors set out in 18 ring and finds as follows: The defendant was	U.S.C. § 3142(g) and all of the information	submitted
100	The NID To defendant was a	strong family ties and or	mount
4~1	of the fill the true	he b undarungerte	7
(D)	bling minimoration authorities	have slaved a dot	Wald.
Chi	mmy the immugaction detainer	Derates to Devent to	70
2	dural more and the different	con make the cours	+
lu	This Care	. The presumation is re	Tuster
	// Defendant his representation status asrile on	· · · · · · · · · · · · · · · · · · ·	Rehis
PART V	// Defendant, his attorney, and the AUSA have waived written.  DIRECTIONS REGARDING DETENTION	n findings.	Vintueros
77	te defendant is committed to the	eou a gy	,
corrections	te defendant is committed to the custody of the Attorney General facility separate to the extent practicable from persons applicate	l or his designated representative for confine	ement in a
appeal Th	facility separate to the extent practicable from persons awaiting the defendant shall be afforded a reasonable opportunity for private	or serving sentences or being held in custor	dy pending
of the Unit	the defendant shall be afforded a reasonable opportunity for privated States or on the request of an attorney for the Government, the	te consultation with defense counsel. On or	der of a court
the defends	ed States or on the request of an attorney for the Government, the ant to the United States Marshal for the purpose of an appearance	e person in charge of the corrections facility	shall deliver
	ant to the United States Marshal for the purpose of an appearance	in connection with a court proceeding	anam deli Act
,	/	) = = = = = = Provocums.	

PATRICIA V. TRUMBULL United States Magistrate Judge